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8	UNITED STATE	S DISTRICT COURT
9	NORTHERN DIST	RICT OF CALIFORNIA
10	ANDREW OSTROWSKI, individually and	Case No. 15-cv-00760-CRB
11	on behalf of all others similarly situated,	CLASS ACTION
12	Plaintiff,	STIPULATED ORDER CONSOLIDATING
13	V.	CASES AND SETTING INITIAL SCHEDULE
14	NVIDIA CORPORATION and GIGABYTE GLOBAL BUSINESS CORPORATION D/B/A GIGA-BYTE	Judge: Hon. Charles R. Breyer
15	TECHNOLOGY CO. LTD.,	
16	Defendants.	Complaint Filed: February 19, 2015
17	PEDRO SANTIAGO,	Case No. 15-cv-00789-PSG
18	Plaintiff,	CLASS ACTION
19	·	
20	V.	
21	NVIDIA CORPORATION; ASUS COMPUTER INTERNATIONAL; and	
22	TIGERDIRECT, INC.,	
23	Defendants.	
24	MARK ROUSHION, on behalf of himself	Case No. 15-cv-01102-DMR
25	and all others similarly situated,	CLASS ACTION
26	Plaintiff,	
27	V.	
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NVIDIA CORPORATION and EVGA CORPORATION,

Defendants.

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Presently before the Court is the Joint Motion to Consolidate Related Actions and Require Filing of a Consolidated Amended Complaint ("Consolidation Motion") submitted by Plaintiffs in the above entitled cases and joined in by Defendants NVIDIA Corporation, Asus Computer International, Gigabyte Global Business Corporation d/b/a Giga-Byte Technology Co. Ltd and TigerDirect, Inc.

The Consolidation Motion seeks consolidation of the following three putative class actions filed on February 19 and 20 and March 9, 2015, which were filed in this District and have been or are in the process of being related to this Court:

- Ostrowski v. NVIDIA Corporation, et al., No. 15-cv-00760-CRB
- Santiago v. NVIDIA Corporation, et al., No. 15-cv-00789-PSG
- Roushion v. NVIDIA Corporation, et al., No. 15-cv-01102-DMR

Based on a review of the complaints in the above actions, the Court finds each of the actions listed above meets the prerequisites for pre-trial consolidation under Federal Rule of Civil Procedure 42(a). The Court finds all parties and the Court would benefit from the efficiency that would result from consolidation. The parties collectively agree the above cases should be consolidated for all purposes as part of *Ostrowski v. NVIDIA Corporation, et al.*, Case No. 25-cv-00760-CRB.

IT IS THEREFORE HEREBY ORDERED:

I. CONSOLIDATION OF RELATED CASES

1. Pursuant to Federal Rule of Civil Procedure 42(a), the actions listed above are hereby consolidated for all proceedings before this Court. The consolidated action shall be captioned:

In re NVIDIA GTX 970 Graphics Chip Litigation, Case No. 15-cv-00760-CRB.

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1 II. MASTER DOCKET AND CAPTION 2 2. The docket in Ostrowski v. NVIDIA Corporation, et al., Case No. 15-cv-00760-3 CRB shall constitute the Master Docket for this action. 4 3. Every pleading filed in the consolidated action shall bear the following caption: 5 UNITED STATES DISTRICT COURT 6 NORTHERN DISTRICT OF CALIFORNIA 7 SAN FRANCISCO DIVISION 8 IN RE: NVIDIA GTX 970 GRAPHICS CHIP LITIGATION 9 10 This Document Relates to: 11 12 4. When the document being filed pertains to all actions, the phrase "All Actions" 13 shall appear immediately after the phrase "This Document Relates To:". When a pleading applies to one, but not all actions, the document shall list the docket number for each individual 14 15 action to which the document applies, along with the last name of the first-listed plaintiff in said 16 action (e.g., "No. 15-cv-00760-CRB (Ostrowski))" immediately after the phrase "This Document 17 Relates to:". 18 5. The Parties shall file a Notice of Related Case pursuant to Civil Local Rule 3-12 19 whenever a new case that should be related or consolidated into this action is filed in, or 20 transferred to, this District. If the parties agree that a case should be consolidated as part of these 21 proceedings, they shall file a stipulation for an order of consolidation with the Court. If the 22 Court determines the case is related and should be consolidated, the clerk shall: 23 Place a copy of this Order in the separate file for such action; a. 24 Serve on Plaintiff's counsel in the new case a copy of this Order; b. 25 c. Direct this Order be served upon Defendants in the new case; and 26 d. Make the appropriate entry in the Master Docket.

motion for consolidation under Rule 42 for the Court's consideration.

If the parties do not agree that the new case should be consolidated, any party may file a

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By: /s/ Alan M. Mansfi ALAN M. MANSI

ALAN M. MANSFIELD (SBN 125998 amansfield@whatleykallas.com

1 Sansome Street, 35th Fl., PMB # 131

III. SCHEDULE AND RELATED MATTERS

- 6. Plaintiffs shall file a Consolidated Amended Complaint within thirty (30) days after the entry of this Order, unless otherwise agreed upon by the parties and approved by the Court. This complaint shall be the operative complaint for all further proceedings. Any motions pending that are directed at or related to any of the complaints filed in the actions subject to this Order shall be deemed withdrawn, with Defendants reserving all rights to re-file such motions or to separately agree to request this Court rule upon such motions based on the submitted briefing. Defendants are not required to respond to the complaints in any action consolidated into this action other than to the Consolidated Amended Complaint, with Defendants reserving the right to file further responsive pleadings to a particular proceeding after remand to the transferor forum for trial.
- 7. Defendants shall file responsive pleadings to the Consolidated Amended Complaint within thirty (30) days after service, unless otherwise agreed upon by the parties and approved by the Court. If Defendants file any motions directed at the Consolidated Amended Complaint, the opposition and reply briefs shall be filed within thirty days (30) and twenty-one (21) days, respectively, of that response, unless otherwise agreed upon by the parties or ordered by the Court.
- 8. All other dates set in the *Ostrowski* action shall remain on calendar absent further Order from the Court.

IV. MODIFICATION OF THIS ORDER

9. This Order may be modified or supplemented by the Court or on motion by any party for good cause shown.

DATED: March 24, 2015

So Stipulated by All Parties:

WHATLEY KALLAS LLP

HON. CHARLES R. BREYER District Judge

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San Francisco, CA 94104 Tel: (415) 860-2503 Fax: (888) 331-9633
WHATLEY KALLAS, LLP
Joe R. Whatley, Jr. (<i>To Apply Pro Hac Vice</i>) 1180 Avenue of the Americas, 20 th Floor New York, NY 10036
Tel: (212) 447-7060 Fax: (800) 922-4851
WIGGINS CHILDS PANTAZIS FISHER GOLDFARB
Dennis G. Pantazis (Admitted Pro Hac Vice) dgp@wigginschilds.com
Robert J. Camp (<i>To Apply Pro Hac Vice</i>) rcamp@wigginschilds.com
D. G. Pantazis, Jr. (Admitted Pro Hac Vice) dgpjr@wigginschilds.com
The Kress Building 301 Nineteenth Street North
Birmingham, AL 35203 Tel: (205) 314-0500
Fax: (205) 314-0757
LOWE LAW FIRM, LLC E. Clayton Lowe, Jr. (<i>To Apply Pro Hac Vice</i>)
clowe@lowelaw.com The Kress Building
301 Nineteenth Street North, Suite 525 Birmingham, AL 35203
Tel: (205) 314-0607
Attorneys for Plaintiff Andrew Ostrowski
BURSOR & FISHER, P.A.
By: /s/L. Timothy Fisher L. Timothy Fisher
ltfisher@bursor.com Julia A. Luster
jluster@bursor.com 1990 North California Blvd., Suite 940
Walnut Creek, CA 94596 Tel: (925) 300-4455
Fax: (925) 407-2700
Scott A. Bursor (SBN 276006) scott@bursor.com
888 Seventh Avenue New York, NY 10019
Tel: (212) 989-9113 Fax: (212) 989-9163
Attorneys for Plaintiff Pedro Santiago
5

1	KAPLAN FOX & KILSHEIMER, LLP
2 3	By: S/Laurence D. King LAURENCE D. KING (SBN 206423)
4	lking@kaplanfox.com Linda Fong (SBN 124232)
5	lfong@kaplanfox.com Mario M. Choi (SBN 243409)
6	mchoi@kaplanfox.com 350 Sansome Street, Suite 400
7	San Francisco, CA 94104 Tel: (415) 772-4700
8	Fax: (415) 772-4707
9	KAPLAN FOX & KILSHEIMER, LLP Frederic S. Fox (<i>To Apply Pro Hac Vice</i>)
10	ffox@kaplanfox.com David A. Straite (<i>To Apply Pro Hac Vice</i>)
11	dstraite@kaplanfox.com 850 Third Ave., 14 th Floor
12	New York, NY 10022 Tel: (212) 687-1980
13	Fax: (212) 687-7714
14	WITES & KAPETAN, P.A. Marc A. Wites (<i>To Apply Pro Hac Vice</i>) mwites@wklawyers.com
15	4400 North Federal Highway Lighthouse Point, FL 33064
16	Tel: (954) 570-8989 Fax: (954) 354-0206
17	Attorneys for Plaintiff MARK ROUSHION
18	ORRICK HERRINGTON & SUTCLIFF LLP
19	By: /s/Alexander K. Talarides
20	atalarides@orrick.com Robert P. Varian
21 22	rvarian@orrick.com James N. Kramer
23	jkramer@orrick.com 405 Howard Street
24	San Francisco, CA 94105-2669 Tel: (415) 773-4254 Fax: (415) 773-5759
25	
26	Attorneys for Defendants NVIDIA Corporation, Asus Computer International, Gigabyte Global Business Corporation
27	d/b/a Giga-Byte Technology Co. Ltd, and TigerDirect, Inc.
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